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Democrats
Rob VotersSenator Pritchard of North Carolina
Shows How Democrats Have
Robbed Citizens of the Right to
Vote—Party Has Broken Every
Promise—What the Republican
Stands for and Has Upheld.What the Democrats have done to rob
the people of their right of franchise
is told as follows by Senator J. C.
Pritchard of North Carolina:The adoption of the amendment to
our State constitution which has for
its object the restriction of the right of
suffrage marks another step on the
part of the Democracy of the South
in its efforts to nullify the fourteenth
and fifteenth amendments to the Con-
stitution of the United States.What States were readmitted into the Union after the
late Civil War it was expressly provided
as a fundamental condition precedent
to their right to representation in
Congress and in the electoral college,
that neither of the said States should
ever amend its constitution so as to
abridge the right of any voter residing
therein. The act in question was passed
on the 28th day of July, 1868, and
reads as follows:"That each of the States of North
Carolina, South Carolina, Louisiana,
Georgia, Alabama and Florida, shall
be entitled and admitted to representa-
tion in Congress as a State of the Union
when the legislature of such State shall
have duly ratified the amendment to
the Constitution of the United States
proposed by the 39th Congress, known
as Article 14, upon the following funda-
mental conditions: That the constitu-
tion of neither of said States shall be
so amended or changed as to deprive
any citizen or class of citizens of the
United States of the right to vote in
said State, who are entitled to vote by
the constitution thereof, herein recog-
nized, except as a punishment for such
crimes as are now felonies at common
law, whereof they shall have been con-
victed under laws equally applicable to
the inhabitants of all the States."The foregoing leaves no doubt as to
the condition upon which the Southern
States were re-admitted to the Union.
While it is a contract that is not bind-
ing in a strictly legal sense, in so far
as the States are concerned, at the same
time it is an agreement on the part
of the citizens of those States that they
will observe in good faith the prin-
ciples enunciated in the fifteenth amend-
ment. It is an obligation which those
of us who live south of Mason and
Dixon's line cannot afford to ignore.What the Democratic party of the Nation, in
1872, after the amend-
ment in question had been ratified, de-
clared in their party platform that they
would oppose all efforts to re-open the
questions growing out of the adoption
of the thirteenth, fourteenth and fif-
teenth amendments. They declared as
follows:"1. We recognize the equality of all
men before the law, and hold that it is
the duty of the government in its deal-
ings with the people to mete out equal
and exact justice to all, of whatever
nativity, race, color, persuasion, relig-
ious or political.""2. We pledge ourselves to maintain
the Union of these States, emancipation
and enfranchisement, and to op-
pose and reopening of the questions set-
tled by the thirteenth, fourteenth and
fifteenth amendments to the Constitu-
tion."In addition to making the foregoing
declaration they named Mr. Greeley as
their standard bearer, and, in his let-
ter of acceptance, among other things,
he said:"All the political rights which have
been acquired through our late bloody
convulsion must and shall be guaran-
teed, maintained, enjoyed, respected
forevermore."What Since 1876 there has
been a growing tendency
on the part of many
of the Democratic leaders of the South
with the acquiescence of their party
in the North, to disregard the provi-
sions of the fourteenth and fifteenth
amendments. By one means or an-
other, they have deprived thousands of
white and colored Republicans of the
rights that are guaranteed them by the
constitution of the United States. The
process has been gradual, but at the
same time it has been certain and ef-
fectual. At first their efforts were con-
fined to States like South Carolina and
Louisiana, but when they realized that
they could with impunity deprive the
people of their rights they became em-
boldened, and now the hydra-headed
monster of violence and fraud is pro-
jecting itself into States wherein, heret-
ofore, we have had reasonably fair
election laws. The last election, in so
far as Eastern North Carolina is con-
cerned was a "raving farce," and no
Democrat can be found who has the
hardihood to say that it was a fair
expression of the will of the majority of
the voters of North Carolina.It is now in order for Mr. Bryan to
inform the people of the United States
as to whether he is in favor of the en-
forcement of the fourteenth and fif-
teenth amendments to the Constitution
of the United States.Republicans When the Republican
party was organized its
mission was to free the
slave, uplift the down-trodden and
preserve the Union, and today it stands
for the enforcement of the rights of
every American citizen in accordanceRobbed of Their
Votes Fifty counties, contain-
ing considerably less
than half the white popu-
lation of the State, and four-fifths of
the negroes, gave a majority of 54,140
for the amendment, while forty-eight
counties, containing more than half of
the white population and only one-fifth
of the negroes, gave 3,186 majority
against the amendment.Thus it will be seen that the Demo-
cratic party of North Carolina has not
only deprived the colored man of the
right to have his vote counted as cast,
but they have used the vote of the
colored man to nullify the vote of the
white man who is in favor of free in-
stitutions. These figures show that
the cry of negro domination is a snare
and a delusion, and that it is resorted
to for the express purpose of enabling
the Democratic party in the South to
prevent anything like a fair considera-
tion of the great economic and finan-
cial questions that are now being dis-
cussed by the American people.It is one of the many instances in
which they have raised a false cry to
obscure the situation, and thereby dis-
cuss the real questions at issue.Democrats As an evidence of their
inconsistency, I call at-
tention to the fact that
the Democratic party obtained exclu-
sive control of affairs in North Carolina
in 1876, and continued in power until
1895, during which time there was no
effort made by them to deprive any of
our citizens of the rights guaranteed
them by the constitution of the United
States, but after the campaign of 1896
it became evident to the leaders of the
Democratic party that thousands of
business men, as well as farmers and
laborers, were beginning to realize that
the principles of Republicanism were
best calculated to promote the real
welfare of the country, and then it
was that the leaders of the Democratic
party raised the cry of negro domina-
tion. By use of force and fraudulent
methods they succeeded in obtaining
control of our affairs, and securing the
adoption of an amendment to our con-
stitution which is in flagrant violation
of the fifteenth amendment to the con-
stitution of the United States. The sit-
uation is one that demands the ear-
nest attention of every one who is in
favor of a republican form of govern-
ment.The American people
are confronted with the
proposition as to whether
or not it is our duty as a nation to
enforce the fifteenth amendment to the
constitution of the United States. If
we are not to enforce the amendment
in question it should be abrogated at
once. It would be unwise and unjust
to abrogate the fifteenth amendment
and while the Democrats favor its re-
peal, they are afraid to say so in their
platform. The issue is raised, and can-
not be repressed or evaded, but de-
mands an immediate settlement at the
hands of the American people. The
welfare of the people of the South is
involved in its consideration and there
can be no settled condition of affairs in
that section of the country until the
question has been settled one way or
the other.The Democratic party of the South
wields a wonderful influence in the
electoral college as well as in the House
of Representatives, by virtue of the
fact that our numerical strength is
augmented by counting the negro as a
citizen in the Federal enumeration. It
is unfair to count the negro in the Fed-
eral enumeration, and thereby increase
our representation in Congress and in
the electoral college, and then refuse
to count his ballot. The proposition is
illogical, and is in conflict with the
fourteenth and fifteenth amendments,
and should not be tolerated for a mo-
ment.It is amusing to hear
our Democratic friends
talk about the "consent
of the governed." In view of their con-
duct in North Carolina, South Caro-
lina, and other Southern States, where-
in, by resorting to unlawful methods,
they have denied thousands of white
and colored voters of the rights guaran-
teed them by the constitution.In that section we are confronted
with the rankest kind of imperialism,
and the wonder is that Mr. Bryan does
not take time to condemn those within
our borders who deny the citizens of
the United States the privileges and
immunities to which they are entitled
under the constitution which he has
taken an oath time and again to main-
tain.When the Republican
party was organized its
mission was to free the
slave, uplift the down-trodden and
preserve the Union, and today it stands
for the enforcement of the rights of
every American citizen in accordancewith the provisions of the organic
law of our land.In its treatment of those who have
become our wards as a result of the
war with Spain it has been actuated
by the same spirit which inspired its
conduct at the time when it struck
from the limbs of four and a half mil-
lion human beings the shackles of slav-
ery. It stands for human liberty, and
wherever the Stars and Stripes are un-
furled I believe it has the courage to
secure the enforcement of all the rights
that are guaranteed to an American
citizen.

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